# UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF PENNSYLVANIA

In re:	Case No. 20-10139JCM
BRIAN NOWAKOWSKI	Chapter 13
LYNELLE R. NOWAKOWSKI	Document #
Debtor(s)	
Ronda J. Winnecour, Trustee	
Movant	
VS.	
BRIAN NOWAKOWSKI	
LYNELLE R. NOWAKOWSKI	
Respondent(s)	

# TRUSTEE'S CERTIFICATE OF DEFAULT REQUESTING DISMISSAL OF CASE

Ronda J. Winnecour, Standing Chapter 13 Trustee, respectfully represents the following:

- 1. The debtor(s)' plan is in material default, in that the payments required by the plan have not been made.
- 2. The plan currently requires the debtor(s) to pay to the Trustee the sum of \$1,890 per montl
- 3. The plan is \$10174 in arrears, including the payment due for the month of January 2025.

WHEREFORE, the Trustee requests that this case be dismissed without prejudice.

01/13/2025 /s/ Ronda J. Winnecour

RONDA J WINNECOUR PA ID #30399 CHAPTER 13 TRUSTEE WD PA 600 GRANT STREET SUITE 3250 US STEEL TWR PITTSBURGH, PA 15219 (412) 471-5566 cmecf@chapter13trusteewdpa.com

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In re:	Case No. 20-10139JCM
BRIAN NOWAKOWSKI	Chapter 13
LYNELLE R. NOWAKOWSKI	
Debtor(s)	
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	·

### **ORDER**

AND NOW, this \_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_\_, the Court having considered the Chapter 13 Trustee's certification (or request) for dismissal, and any responses thereto, the following relief (as reflected by the checked boxes below) is *ORDERED*, *ADJUDGED and DECREED*:

This case is **DISMISSED**, with prejudice. The Debtor(s) is/are ineligible for bankruptcy relief under any chapter for a period of 180 days from the date of this Order.

This case is **DISMISSED**, without prejudice.

If either of the above provisions is checked, indicating that this case is being dismissed, then it is *FURTHER ORDERED* as follows:

- A. Each wage attachment issued in this case is now terminated. So that each employer knows to stop the wage attachment, the Debtor(s) shall immediately serve a copy of this Order on each employer and file a proof of service within 10 days of the date of this Order.
- B. This case is administratively closed. However, Court retains jurisdiction over the Trustee's Report of Receipts and Disbursements and Final Report and Account. Ut submission of UST Form 13-FR-S: Chapter 13 Standing Trustee's Final Report and Account, the Trustee is discharged from her duties in this case and this case will be closed without further Order of Court.

D. Any motion to reopen must be accompanied by the appropriate reope the filing fee for the appropriate chapter (less administrative fee), unpaid \$ portion of the original filing fee.	together with the
portion of the original riving ree.	ition had not been
E. The Debtor remains legally liable for all debts as if the bankruptcy peti filed. This bankruptcy case no longer prevents collection efforts or la collection remedies are reinstated pursuant to 11 U.S.C. Section 349, directed to 11 U.S.C. Section 108(c) for time limits on filing a la Generally, a creditor's lawsuit must be filed by the later of:	awsuits. Creditor, and creditors are
(1) the time deadline provided by state law; or	
(2) 30 days after the date of this notice.	
This case is not dismissed at this time. However, in the event of any future posterior posterior is not dismissed at this time. However, in the event of any future posterior is not posterior in the event of any future posterior is not posterior in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at this time. However, in the event of any future posterior is not dismissed at the event of any future posterior is not dismissed at the event of the e	issed with /
BY THE COURT:	
Dated : United States Bankruptcy Judge	

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LYNELLE R. NOWAKOWSKI

Debtor(s)

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Movant

VS.

BRIAN NOWAKOWSKI

LYNELLE R. NOWAKOWSKI

Respondent(s)

Case No. 20-10139JCM Chapter 13

#### **CERTIFICATE OF SERVICE**

I hereby certify that on the date shown below, I served a true and correct copy of the Trustee's Certificate of Default with proposed order of Court upon the following, by regular United States mail, postage prepaid, addressed as follows:

BRIAN NOWAKOWSKI LYNELLE R. NOWAKOWSKI 423 LOWERY ROAD ERIE, PA 16511

LAUREN M LAMB ESQ STEIDL & STEINBERG PC 436 SEVENTH AVE STE 322 KOPPERS BUILDING PITTSBURGH, PA 15219

01/13/2025

/s/ Leslie Carilli

Administrative Assistant
Office of the Chapter 13 Trustee
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SUITE 3250 US STEEL TWR
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(412) 471-5566
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